

PART III—Section 1

NOTIFICATIONS BY GOVERNMENT

CHIEF SECRETARIAT

Dated 24th November 1952.

No. E. 11493-6—R.P.S. 13-52-12. Sriyuths B. Siddabasappa, P. Chinnappa, and K. Rangappa, who were assigned as Sl. Nos. 'B' 47—46-47, 'B' 60—46-47 and 'B' 86—47-48, respectively for appointment as Primary School Teachers in Chitaldrug District, have been debarred from entry into Government service as a measure of discipline, as they furnished incorrect dates of birth.

By Order and in the name of Rajpramukh,

N. PUTTARANGASWAMY,

6205

Chief Secretary to Government.

HOME AND REVENUE SECRETARIAT

Dated 26th November 1952.

No. R. 11238—L.R. 45-52-28. In exercise of the powers conferred by Section 233 of the Mysore Land Revenue Code, 1888, the Government of Mysore is pleased to make the following further amendments to the Rules under the said Code:—

For paragraphs 3 and 4 of Rule 26, the following paragraph shall be substituted, namely:—

"The Government, the Revenue Commissioner and the Deputy Commissioner may condone delays in the payment of the full amount of purchase money in darkhast sales subject to the levy of penalty up to 10 per cent of the purchase money not exceeding Rs. 50 in any case:—

Provided that the power to condone the delay shall be exercisable by:—

1. The Deputy Commissioner in respect of delays not exceeding 15 days.
2. The Revenue Commissioner in respect of delays exceeding 15 days but not exceeding 30 days.
3. The Government in respect of delays exceeding 30 days."

By Order of His Highness the Maharaja,

G. N. NAGARAJA RAO,

Secretary to Government,

Home and Revenue Departments.

6239

FINANCIAL SECRETARIAT

Dated 18th November 1952.

No. Fl. (B) 9553—C.R. 1-52-17. In exercise of the powers conferred by the proviso to Article 309 read with Article 313 of the Constitution of India, the Rajpramukh of Mysore, is pleased to make the following further amendments to the Mysore Service Regulations, namely:—

In the said Regulations, the following shall be added as Article 502B, namely:—

1. "502B. *Journey by Air.*—Except in the case of Secretaries to Government and Heads of Departments, journey by Air requires the specific sanction of Government which will be accorded only in cases of extreme urgency necessitating such a journey.

2. Travel by Air means journeys performed in the machines of Public Air Transport Companies regularly plying for hire. It does not include journeys performed by private aeroplanes or air taxis.

3. Travel by Air is permissible on tour only.

4. A Government servant authorised to travel by Air is entitled to a mileage allowance equal to one and one-fourth air fare for the journey.

5. If available, return tickets at reduced rates should always be purchased, when a Government servant expects to perform the return journey by Air within the period during which a return ticket is available. The mileage allowance for the forward or return journeys when such return tickets are available, will, however, be the actual cost of the return ticket plus one-half of the standard air fare for a single journey between the two places.

6. Insurance for Air travel will be met by Government, subject to the amount of premium being restricted to rupees ten per trip."

The Notification shall be deemed to have come into force on the 1st day of September 1952.

By Order and in the name of the Rajpramukh.

5927

Dated 13th November 1952.

No. Fl. (B) 9571—C.R. 1-52-16. In exercise of the powers conferred by the proviso to Article 309 read with Article 313 of the Constitution of India, the Rajpramukh of Mysore is pleased to make the following further amendment to the Mysore Service Regulations, namely:—

"In the said Regulations, clause (c) of Article 563 shall be omitted."

By Order and in the name of the Rajpramukh,

5928

Circular.

Dated 25th November 1952.

No. Fl. (B) 9778-9808—C.R. 43-52-2. As per Article 41 of the Mysore Civil Account Code, Volume I, the District Judges and District Magistrates are required to send to the Accountant-General's Office consolidated statements of fines realised by the Courts, duly agreed with the treasury figures. The despatch of these statements may be discontinued and the following revised procedure followed in future:—

(a) The duty of realising fines and of checking the receipts and refunds rests with the Government servants of the departments concerned.

Each Court, Civil or Criminal, is required to submit to the District Judge or the District Magistrate, as the case may be, on the last working day of each calendar month, a statement in Form 5 of Fees, Fines, etc., realised in each Court and remitted to the Treasury during the month.

The statement should be made up for the account month of the District Treasury or Taluk Treasury with which the Court deals.

The District Judge and the District Magistrate, should each consolidate these returns into a monthly fines statement for the Courts under him, and forward it to the Treasury Officer, as soon as possible, after the beginning of the following month, for verification of the amounts shown as remitted into the Treasury with the credits appearing in the Treasury account. The Treasury Officer should certify as to the correctness of or otherwise of these amounts. When there is any discrepancy between a consolidated statement, and the Treasury account, the Treasury Officer may, if necessary, before giving his certificate, request the District Judge or the District Magistrate, as the case may be, to explain the discrepancy.

I. Compensation fines due to an injured party which are creditable to deposits, and fines which, under competent authority, are credited to a Municipal or other Local Fund, will be excluded from this return.